Your Name:	_
Address:	-
City, State, Zip	-
Telephone:Email Address:	_
Self-Represented	_
Sen-Represented	
DISTI	RICT COURT COUNTY, NEVADA
	CASE NO.:
Plaintiff,	DEPT:
VS.	
Defendant.	
MOTION FOR PERMISSION TO	O RELOCATE WITH A MINOR CHILD
TO: Name of Opposing Party and Party's At	ttorney, if any,
	tiff/Defendant)
(the "Moving Party") has filed a Motion see	eking to permission to relocate to another state with a
minor child.	
REQUIRED TO FILE A WRITTEN RESPO THE COURT AND TO PROVIDE THE RESPONSE WITHIN 10 COURT DAYS O TO FILE A WRITTEN RESPONSE WITH DAYS OF THE SERVICE OF THIS M RELIEF BEING GRANTED BY THE	ELIEF SOUGHT BY THIS MOTION, YOU ARE ONSE TO THIS MOTION WITH THE CLERK OF MOVING PARTY WITH A COPY OF YOUR OF THE SERVICE OF THIS MOTION. FAILURE IT THE CLERK OF COURT WITHIN 10 COURT COTION MAY RESULT IN THE REQUESTED E COURT WITHOUT YOU HAVING AN IF SERVICE IS EFFECTUATED BY MAIL, YOU LE YOUR WRITTEN RESPONSE).
Submit	tted By:
$(\boxtimes che$	eck one) Plaintiff / Defendant in Proper Person

MOTION

(Your name)	(the	"Moving	Party"), in
Proper Person, moves this Court for an Order granting permission	to r	elocate to	another	state
with a minor child.				

POINTS AND AUTHORITIES LEGAL ARGUMENT

A parent must obtain court permission or the other parent's written consent before relocating with a child outside of Nevada or to a place within Nevada that would substantially impair the other parent's ability to maintain a meaningful relationship with the child.

When a parent with joint physical custody of a child wishes to relocate with the child, the parent must also petition for primary physical custody for the purposes of relocating. NRS 125C.006; 125C0065. Pursuant to NRS 125C.0035(4), in determining the best interest of the child, the court must consider and set forth its specific findings concerning, among other things:

- (a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody.
 - (b) Any nomination of a guardian for the child by a parent.
- (c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent.
 - (d) The level of conflict between the parents.
 - (e) The ability of the parents to cooperate to meet the needs of the child.
 - (f) The mental and physical health of the parents.
 - (g) The physical, developmental and emotional needs of the child.
 - (h) The nature of the relationship of the child with each parent.
 - (i) The ability of the child to maintain a relationship with any sibling.
 - (j) Any history of parental abuse or neglect of the child or a sibling of the child.
- (k) Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child.
- (l) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.

Whether or not the relocating parent has joint physical custody or primary physical custody, the relocating parent must prove to the court that the parent has a sensible, good-faith reason for the move that is not intended to deprive the other parent of his or her parenting time. The relocating parent must also prove that the move would be in the best interest of the child, and that the child and parent would both benefit from an actual advantage if allowed to move.

In considering the parent's request to relocate, the Court must weigh various factors, including: 1) the motives of the relocating parent; 2) the motives of the non-relocating parent; 3) the extent to which the relocation would improve the quality of life for the child and parent; 4) whether the relocating parent will comply with substitute visitation orders; 5) whether there is a realistic alternate visitation schedule that will adequately foster and preserve the relationship between the child and the non-relocating parent; and 6) any other factor. NRS 125C.007.

FACTS AND ARGUMENT

A. Request for Primary Physical Custody and to Relocate

1.	I would like primary physical custody of the children with permission to move to (write
	the city/town and state where you would like to move)
	I intend to move on (date you plan to move)

2. The children's names and dates of birth are:

Child's Name:	Date of Birth

e cı	irrent physical custody order is: (⊠ check one)
	The court has already awarded me primary physical custody or sole physical custody
	through the order dated (date of order)
	I do not have primary / sole physical custody of the children. The current order
	gives me (\boxtimes check one) \square joint physical custody / \square visitation / \square there is no
	custody order.
	It is in the best interest of the children to award me primary physical custody of the
	minor children because: (Explain why you should have primary custody, referencing
	any applicable NRS 125C.0035(4) best interest factors listed in the Legal Argument
	section above):
	If the other parent has primary physical custody, explain any substantial changes in
	circumstances affecting the children since the last custody order:

4.	My proposed move is in good faith. I have a good reason for the move, and I am not moving to deprive the other parent of contact with the child.			
	(Explain why you want to move)			
5.	The proposed move is in the best interest of the children. (Explain why moving would be best for the children)			
6.	The children and I would benefit from the move in the following ways: (Explain)			
7.	The proposed move is likely to improve the quality of life for my children and myself.			
	(Explain. Include information about where you would live, where you would work, the school and surroundings for the children)			
	Attach any subibits to show how the move will improve the quality of life			

Attach any exhibits to show how the move will improve the quality of life.

9. Th of 1	tach any exhibits that show your attempts to resolve this with the other parent. ne other parent will not agree to the relocation because: (Describe your understanding why the other parent will not agree to the move):
9. Th of 1	ne other parent will not agree to the relocation because: (Describe your understanding
of 1	
10. If 10. (De	why the other parent will not agree to the move):
(D_{ϵ})	
(D_{ϵ})	
	I am allowed to move with the children, I propose the following visitation schedule
	rescribe what visitation schedule you are proposing, and explain why the visitation
sch	hedule provides adequate substitute visitation)
	ne estimated cost for visitation is: \$ per round trip.
Th	nis cost should be paid by: (name)
11. If	the move is allowed, I will comply with all substitute visitation orders. (Give any
inf	formation about whether you have previously complied with visitation orders)

B. Request to Set or Modify Child Support

	request	tand that I must file my Financial Disclosure Form to support my to modify child support and that failure to file my Financial are Form may result in my request being denied.
12.	12. Child Support. (⊠	check one)
	☐ Child support sh	nould not be changed. (STOP. Go to Section C.)
	☐ There is no child	d support order. Child support needs to be set.
	☐ Child support s	should be changed. (Name of person currently ordered to pay child
	support)	currently pays (amount) \$ per month
	in child support	This should be changed: $(\boxtimes check one)$
	☐ Because	of the change in custody I am requesting.
	☐ Because	it has been more than three years since child support was last entered.
	☐ Because	the gross monthly income of the person paying child support has
	changed	by more than 20% since the last child support order was entered.
	It is in the be	est interest of the child to change child support because (explain):
		
13.	13. Parties' Income.	naoma is (insert amount): \$\(\int \text{OP} \Bunknoven
		ncome is (insert amount): \$/ OR \(\square \) unknown.
	The other parent's g	gross monthly income is (<i>insert amount</i>): \$/ OR □ unknown.
,,,		
///		
'// '//		
// '//		

14. Amount Requested. (⊠ <i>check one</i>) Child support should be set so that (name of person
who should pay child support) pays: (⊠	check one)
□ \$ per month in child support.	
☐ The statutory minimum of \$100 per month, per child.	
☐ I'm not sure how much child support should be paid. The judge should s	et child support.
☐ Other (explain how much child support should be ordered and why):	
C. Other Relief	
In addition to the relief requested above, I would like the Court to also order	er the following:
Explain anything else that you would like the judge to order, or enter "N/A" if	^e you do not want
anything else. Be specific.)	
I respectfully ask the Court to grant me the relief above, including an award of a	attorney's fees if
	-
I am able to retain an attorney for this matter, and any other relief the Court finds	s арргорпа . е.
DATED, 20	
Submitted By: (your signature)	
(print your name)	

DECLARATION IN SUPPORT OF MOTION FOR PERMISSION TO RELOCATE WITH A MINOR CHILD

I declare, under penalty of perjury:

1. That I have personal knowledge of the facts contained in this Motion and in this Declaration and I am competent to testify to the same.

2. That the statements in this Motion and Declaration are true and correct to the best of my

(print your name)